

**Federal Defenders  
OF NEW YORK, INC.**

Southern District  
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*Executive Director*

*Southern District of New York*  
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May 20, 2022

**BY ECF**

Honorable Lewis A. Kaplan  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

MEMO ENDORSED

**Re: United States v. David Blaszcak,  
17 Cr. 357 (LAK)**

Dear Judge Kaplan:

I write, first, to request a temporary modification of David Blaszcak's bail conditions to permit him to make a one-to-two-day work trip to Minneapolis, Minnesota on or about May 26, 2022.

Second, in light of Mr. Blaszcak's long history of compliance with supervision and to avoid repeated requests to the Court, I further request that Mr. Blaszcak's release conditions be modified going forward to permit travel within the continental United States with prior notice to Pretrial Services.

Neither the government nor Mr. Blaszcak's supervising Pretrial Services officer in South Carolina, Paige Mathias, objects to either request.

Respectfully Submitted,

/s/  
Clay H. Kaminsky  
Assistant Federal Defender

Cc: Government Counsel  
USPSO Paige Mathias

Application granted.

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So Ordered: \_\_\_\_\_  
Hon. Lewis A. Kaplan  
Dated: 5/20/2022